FOR	MP	rO-1	595

RECORDATION FORM COVER SHE PATENTS ONLY

U.S.	DEPARTMENT DE COMMERC	CE
U.J.	THE PROPERTY OF THE PROPERTY OF	ď

S&H 9/92

To the	Honorable (Commiss	ioner of Patents ar	nd Trademarks	s: Please record	the attached origina	I documents or copy thereof.	
1.	Name of	f conve	ving party:					
	(1)	Takesh	i KUMAZAWA to FUKUI		• •			
2.	Name a	nd addr	ess of receiving	g party:				
-		1-1, Ka Nakaha	SU LIMITED mikodanaka, 4 ara-ku, Kawasa awa, 211-8588	ki-shi, .	Ве	st Availo	able Copy	
3.	Nature o	of conve	eyance:				i	
		<u>x</u>	Assignment Security Agree Other:	ement		Merger Change of Na	me	
	Execution	on Date	(s): <u>June 23, 20</u>	000				
4.	This doo	cument The ex	nber(s) or pater is being filed to ecution date(s) e is:	gether with of the appli	a new applic cation is/are:			
	(a)	Patent.	is being filed at Application Not No(s)	s). <u>09/555</u> ,	the application 057, filed Ma	n: n <u>y 24, 2000</u> ; or		
5.		STAAS 700 Ele Suite 5	& HALSEY eventh Street, N	I.W	espondence o	concerning docur Our Docket: 1	ment should be mailed: 1046.1213/JDH	
6. [']	Total nu	ımber o	f applications a	nd patents i	involved: <u>1</u>	·		
7.			FR 3.41) Enclosed Authorized to			count.		
8.	Deposit (Attach	Accour duplicat	nt No.: 19-3935 te copy of this p	6 (Any und page if payir	erpayment is ng by deposit	authorized to be account)	charged to this Deposit Accou	nt)
9.	To the b	est of n	signature. ny knowledge a o original docun		he foregoing	information is tru	e and correct and any attached	copy is a
	D. Halse ame of Pe		<u>legistration No.</u> igning	22,729		Signature	July 10, 2000 Date	chast: 2
<u> </u>				,	DO NOT USE T		nber of pages comprising cover	311661. <u>2</u>
1								

U.S. ASSIGNMENT

ELW 7/04

Best Available Copy

FUJITSU LIMITED of 1-1, F	Kami koc	lanaka	4-chame.	Nakahara-ki	, Kawasaki-shi
	awa 211			·	
				 	•
					· · · · · · · · · · · · · · · · · · ·
	·			 	
			·		· · · · · · · · · · · · · · · · · · ·
· · · · · · · · · · · · · · · · · · ·			· · · · · · · · · · · · · · · · · · ·		
hereinafter, "ASSIGNEE"), the receipt of which and transfers to ASSIGNEE the entire and exc					
Title of Invention)	NOUTY TIGI		o antoroot to t	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
INFORMATION PROCESSING APPA	ARATUS.	. INFO	RMATION F	ROCESSING M	ETHOD AND MEDIC
					
lating to International Patent Application PCT/ lates was executed on even date herewith or		execute	and/or for whi j, was:	ch application for L	atters Patent of the Uni
al executed on June 23, 2000					
executed on	—— ;	(insert d	ate of executi	on of application, i	f not concurrent)
b) filed on		Any reg	istered attorno	y of STAAS & HA	LSEY, 700 Eleventh
Serial No/				iton, D.C. 20001 (asert in (b) the spe	202/434-1500) is
	1	known.			cinad data, when
d to said application and all Letters Patentist'o	f the Linite	d Statae	created on an	d annilestion and a	nu continuation divisio
iewai, substitute, reissue or reexamination ar	plication	based the	reon, for the t	ull term or terms f	or which the said I atte
ewal, substitute, reissue or reexamination ap ent(s) may be granted and including any ex	plication	based the	reon, for the t	ull term or terms f	or which the spid I atta
lewal, substitute, feissue or reexamination ap (ent(s) may be granted and including any e: (ent(s)").	pplication i xtensions	based the thereof (reon, for the t collectively, h	ull term or terms f ereinafter, "sald a	or which the said Lette pplication(s) and Lette
awai, substitute, reissue or reexamination ap ent(s) may be granted and including any e: ent(s)"). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deem	pplication xtensions said ASS	based the thereof (GNEE and	reon, for the scollectively, h	ull term or terms f ereinafter, "said a ge to but at the ex	or which the said Lette pplication(s) and Lette pense of said ASSIGNE
lewsi, substitute, feissue or reexamination ap (ent(s) may be granted and including any el (ent(s)). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deem tection for said invention, including in the prep ent(s), in any interference, reissue, reexamina	pplication xtensions said ASS necessary paretion en	based the thereof (GNEE and , desirable of prosect	reon, for the scollectively, he without char le or expedier ation of said approceeding, as	uil term or terms f ereinafter, "said a ge to but at the ex pt. for securing, m pplication(s) and the d in any literation	or which the said Lette pplication(s) and Lette pense of said ASSIGNE aintaining and enforcing to be suance of said Lette
ewal, substitute, feissue or reexamination ap ent(s) may be granted and including any etent(s)"). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deam tection for said invention, including in the prep ent(s), in any interference, reissue, reexaminas ch may arise or be declared in relation to gan	xtensions said ASS necessary paration an ation, or pr	thereof (GNEE and , desirable	reon, for the social cutively, he without charle or expedier it on of said approceeding, and the social cution of said approceeding, and the social cutive but not be	uil term or terms f ereinafter, "said a ge to but at the ex it, for securing, m plication(s) and the d in any litigation of a limited to execu-	or which the said Lette pplication(s) and Lette pense of said ASSIGNE sintaining and enforci- pissuance of said Lette prother legal proceedings
awai, substitute, feissue or reexamination apent(s) may be granted and including any elent(s)"). The ASSIGNOR agree(s), when requested by for all acts which the ASSIGNEE may deam tection for said invention, including in the prepent(s), in any interference, reissue, reexaminas chi may arise or be declared in relation to can arate assignments and declarations, taking arete assignments.	xtensions said ASS necessary paration an ation, or pr	thereof (GNEE and , desirable	reon, for the social cutively, he without charle or expedier it on of said approceeding, and the social cution of said approceeding, and the social cutive but not be	uil term or terms f ereinafter, "said a ge to but at the ex it, for securing, m plication(s) and the d in any litigation of a limited to execu-	or which the said Lette pplication(s) and Lette pense of said ASSIGNE sintaining and enforci- pissuance of said Lette prother legal proceedings
lewal, substitute, feissue or reexamination ap- lent(s)*). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deam tection for said invention, including in the prepent(s), in any interference, reissue, reexamina ch may arise or be declared in relation to can arate assignments and declarations, taking a lence. N WITNESS WHEREOF, the undersigned inventions in the candidate in the candid	pplication xtensions said ASS necessary paretion en ation, or pr ne, such e all rightful	based the thereof (GNEE and , desirable d prosect ublic use (cts to inco oaths, p	reon, for the collectively, he without char le or expedier ation of said approceeding, are lude but not knowlding, swordding, swordding, swor	uil term or terms fereinafter, "said a ge to but at the exit, for securing, mplication(s) and the din any litigation is limited to execute testimony, and o	or which the said Lette pplication(s) and Lette pense of said ASSIGNE alntaining and enforcing besuance of said Lette protected the said Lette protected in the said Lette
awai, substitute, feissue or reexamination ap- ent(s) may be granted and including any el- ent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deam tection for said invention, including in the prep- ent(s), in any interference, reissue, reexamina ch may arise or be declared in relation to can arate assignments and declarations, taking a ence.	pplication xtensions said ASS necessary paretion en ation, or pr ne, such e all rightful	based the thereof (GNEE and , desirable d prosect ublic use (cts to inco oaths, p	reon, for the collectively, he without char le or expedier attent of said approceeding, are lude but not be roylding, swor	uil term or terms fereinafter, "said a ge to but at the exit, for securing, mplication(s) and the din any litigation of limited to execute the same of the signature(s).	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE aintaining and enforcing issuance of said Lette prother legal proceeding all papers, including the producing and produ
ewal, substitute, feissue or reexamination apent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deam tection for said invention, including in the prepent(s), in any interference, reissue, reexaminath may arise or be declared in relation to can rate assignments and declarations, taking dence. N WITNESS WHEREOF, the undersigned inventor(s)	pplication attentions at said ASSi necessary paretion er attention er pine, such a all rightful entor(s) ha	desed the thereof (GNEE and,, desirable describilio use octa to incoording, pass (have) (Date)	reon, for the collectively, he without charle or expedier miton of said approceeding, as lude but not broylding sworefixed his/he	uil term or terms fereinafter, "said a ge to but at the exit, for securing, m plication (s) and the din any litigation of the securing that is the securing testimony, and of their signature(s). (Typed Name & Si	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE alntaining and enforcing issuance of said Lette protection of the regal proceeding the papers, including the papers, including the pense pen
awai, substitute, feissue or reexamination apent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deam tection for said invention, including in the prepent(s), in any interference, reissue, reexaminated may arise or be declared in relation to can arate assignments and declarations, taking dence. N WITNESS WHEREOF, the undersigned inventions and inventions in the same are assignments.	pplication attentions at said ASSi necessary paretion er attention er pine, such a all rightful entor(s) ha	thereof (GNEE and , destrab d prosect ublic use cots to inc oaths, p	reon, for the collectively, he without charle or expedier miton of said approceeding, as lude but not broylding sworefixed his/he	uil term or terms fereinafter, "said a ge to but at the expection, or securing, mplication(s) and the din any litigation of limited to execute the testimony, and of the control of the signature(s). (Typed Name & Signature	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE alntaining and enforcing issuance of said Lette protection and proceeding the said lette protection and producing the said producing the said producing all papers, including the pense pens
awai, substitute, feissue or reexamination apent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deam tection for said invention, including in the prepent(s), in any interference, reissue, reexaminate may arise or be declared in relation to can rate assignments and declarations, taking dence. N WITNESS WHEREOF, the undersigned inventor(s) Takeshi Kumazawa	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	GNEE and, destrabled prosect to incommerce oaths, p (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	uil term or terms fereinafter, "said a ge to but at the exit, for securing, m plication (s) and the din any litigation of the securing that is the securing testimony, and of their signature(s). (Typed Name & Si	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE alntaining and enforcing issuance of said Lette protection and proceeding the said lette protection and producing the said producing the said producing all papers, including the pense pens
awai, substitute, feissue or reexamination apent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deem tection for said invention, including in the prepart(s), in any interference, reissue, reexaminate the may arise or be declared in relation to can arate assignments and declarations, taking alence. N WITNESS WHEREOF, the undersigned invention of the control of th	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	desed the thereof (GNEE and,, desirable describilio use octa to incoording, pass (have) (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	ge to but at the exit, for securing, m plication(s) and the din any litigation is limited to execut in testimony, and of the din any litigation of the securing testimony, and of the din any litigation of the securing testimony, and of the securing testimony, and of the securing testimony.	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE alntaining and enforcing issuance of said Lette per other legal proceeding thing all papers, including the pense pen
awai, substitute, feissue or reexamination agent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deam tection for said invention, including in the prepent(s), in any interference, reissue, reexaminate the may arise or be declared in relation to can arate assignments and declarations, taking dence. N WITNESS WHEREOF, the undersigned inventer(s) Takeshi Kumazawa Takeshi Kumazawa	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	GNEE and, destrabled prosect to incommerce oaths, p (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	uil term or terms fereinafter, "said a ge to but at the expection, or securing, mplication(s) and the din any litigation of limited to execute the testimony, and of the control of the signature(s). (Typed Name & Signature	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE slantaining and enforcing issuance of said Lette protection and proceeding the said lette protection and producing all papers, including the papers of the paper
awai, substitute, feissue or reexamination apent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deem tection for said invention, including in the prepent(s), in any interference, reissue, reexaminate the may arise or be declared in relation to can arate assignments and declarations, taking arate assignments are declarations, taking arate assignments and declarations, taking arate assignments and declarations, taking arate assignments are declarations, taking are are declarations, taking are are declarations, taking are are declarations, taking are are are declarations, taking are	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	GNEE and, destrabled prosect to incompatible use outs to incompatible use (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	ge to but at the exit, for securing, m plication(s) and the din any litigation is limited to execut in testimony, and of the din any litigation of the securing testimony, and of the din any litigation of the securing testimony, and of the securing testimony, and of the securing testimony.	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE slantaining and enforcing issuance of said Lette protection and proceeding the said lette protection and producing all papers, including the papers of the paper
iswal, substitute, feissue or reexamination apletent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deem tection for said invention, including in the prepent(s), in any interference, reissue, reexaminate hany arise or be declared in relation to can arate assignments and declarations, taking elence. N WITNESS WHEREOF, the undersigned inventions. Takeshix Kumazawa Takeshix Kumazawa Takeshi KUMAZAWA Nobuhito FUKUI	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	GNEE and, destrabled prosect to incompatible use outs to incompatible use (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	ge to but at the exit, for securing, m plication(s) and the din any litigation is limited to execut in testimony, and of the din any litigation of the securing testimony, and of the din any litigation of the securing testimony, and of the securing testimony, and of the securing testimony.	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE alntaining and enforcing is suance of said Letter per other legal proceeding the said pense of the pense o
Iswai, substitute, feissue or reexamination apteent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deem tection for said invention, including in the prepent(s), in any interference, reissue, reexaminate the may arise or be declared in relation to can arste assignments and declarations, taking elence. IN WITNESS WHEREOF, the undersigned inventions of the same assignment of inventor(s). Takeshi Kumazawa Takeshi Kumazawa Takeshi Kumazawa Nobuhito FUKUI	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	GNEE and, destrabled prosect to incompatible use outs to incompatible use (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	ge to but at the exit, for securing, m plication(s) and the din any litigation is limited to execut in testimony, and of the din any litigation of the securing testimony, and of the din any litigation of the securing testimony, and of the securing testimony, and of the securing testimony.	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE alntaining and enforcing is suance of said Letter per other legal proceeding the said pense of the pense o
Iswai, substitute, feissue or reexamination apteent(s) may be granted and including any elent(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may deem tection for said invention, including in the prepent(s), in any interference, reissue, reexaminate the may arise or be declared in relation to can arste assignments and declarations, taking elence. IN WITNESS WHEREOF, the undersigned inventions of the same assignment of inventor(s). Takeshi Kumazawa Takeshi Kumazawa Takeshi Kumazawa Nobuhito FUKUI	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	GNEE and, destrabled prosect to incompatible use outs to incompatible use (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	ge to but at the exit, for securing, m plication(s) and the din any litigation is limited to execut in testimony, and of the din any litigation of the securing testimony, and of the din any litigation of the securing testimony, and of the securing testimony, and of the securing testimony.	or which the said Lette pplication(s) and Lette pplication(s) and Lette pense of said ASSIGNE alntaining and enforcing is suance of said Letter per other legal proceeding the said pense of the pense o
newal, substitute, reissue or reexamination aptent(s) may be granted and including any elect(s). The ASSIGNOR agree(s), when requested by do all acts which the ASSIGNEE may dearn staction for said invention, including in the prepent(s), in any interference, reissue, reexamination may arise or be declared in relation to can arate assignments and declarations, taking of dence. IN WITNESS WHEREOF, the undersigned inventor(s) Takeshi Kumazawa Takeshi Kumazawa Takeshi Kumazawa Nobuhito FUKUI	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	GNEE and, destrabled prosect to incompatible use outs to incompatible use (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	ge to but at the exit, for securing, m plication(s) and the din any litigation is limited to execut in testimony, and of the din any litigation of the securing testimony, and of the din any litigation of the securing testimony, and of the securing testimony, and of the securing testimony.	or which the said Lette pplication(s) and Lette pense of said ASSIGNE aintaining and enforcing is suance of said Letter or other legal proceeding all papers, including the papers, including the pense of with the pense of the pense o
to an acts which the ASSIGNEE may deem staction for said invention, including in the preptentist, in any interference, release, reexamine ich may arise or be declared in relation to can arate assignments and declarations, taking adence. IN WITNESS WHEREOF, the undersigned inventor (Typed Name & Signature of Inventor(s)) Takeshi Kumazawa Takeshi KuMAZAWA N. Luhito Yohu	pplication attentions read ASSI necessary saretion er ation, or pr me, such a ell rightful entor(s) ha	GNEE and, destrabled prosect to incompatible use outs to incompatible use (Date)	reon, for the collectively, he without charle or expedier ation of said approceeding, arlude but not troviding sworeffixed his/he	ge to but at the exit, for securing, m plication(s) and the din any litigation is limited to execut in testimony, and of the din any litigation of the securing testimony, and of the din any litigation of the securing testimony, and of the securing testimony, and of the securing testimony.	or which the said Lett pplication(s) and Lett pplication(s) and Lett pplication(s) and Lett pplication(s) and ASSIGNI plication and enforce prother legal proceeding thing all papers, includi phtaining and product phtaining and product gnature of Witness(es ADOKORO Jadoboro Jadoboro